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33 *Attorneys for Defendant Meta Platforms, Inc.*

34  
35 **UNITED STATES DISTRICT COURT**  
36  
37 **NORTHERN DISTRICT OF CALIFORNIA**  
38  
39 **SAN FRANCISCO DIVISION**

40 MAXIMILIAN KLEIN, et al., on behalf of  
41 themselves and all others similarly situated,

42 Plaintiffs,

43 v.

44 META PLATFORMS, INC., a Delaware  
45 Corporation,

46 Defendant.

47 Case No. 3:20-cv-08570-JD

48 **DECLARATION OF PAUL  
49 VANDERSLICE IN SUPPORT OF  
50 OMNIBUS MOTION TO SEAL  
51 MATERIALS SUBMITTED IN  
52 CONNECTION WITH THE CLASS  
53 CERTIFICATION AND DAUBERT  
54 BRIEFING**

55 Judge: Hon. James Donato

1 I, Paul Vanderslice, declare as follows:

2       1. I am an attorney at the law firm Wilmer Cutler Pickering Hale and Dorr LLP. I  
 3 represent Defendant Meta Platforms, Inc. in the above-captioned action. I submit this declaration  
 4 in support of parties' joint Omnibus Motion to Seal Materials Submitted in Connection with the  
 5 Class Certification and *Daubert* Briefing ("Sealing Motion"). I have personal knowledge of the  
 6 facts or circumstances set forth herein. If called upon as a witness in this action, I could and would  
 7 testify competently thereto.

8       2. As discussed in detail in the Declaration of Amrish Acharya, Meta asserts that there  
 9 are compelling reasons and good cause to seal certain of its information included in the class  
 10 certification and *Daubert* briefing.

11       3. As part of the process for preparing the Sealing Motion, Meta, User Plaintiffs, and  
 12 Advertiser Plaintiffs notified non-parties whose confidential information had been included in the  
 13 class certification and *Daubert* briefing and provided those non-parties an opportunity to submit a  
 14 declaration in connection with this Motion as it relates to their information.

15       4. Pursuant to the non-party notification process described above, the following non-  
 16 parties submitted declarations in connection with the Sealing Motion, true and correct copies of  
 17 which are attached herewith as:

- 18       a. **Exhibit A1:** Declaration of Aaron Ross (Amazon.com, Inc.)
- 19       b. **Exhibit A2:** Declaration of Alok Verma (Google LLC)
- 20       c. **Exhibit A3:** Declaration of Thomas Kim (Google LLC)
- 21       d. **Exhibit A4:** Declaration of Erin Flaucher (Microsoft Corporation)
- 22       e. **Exhibit A4-a:** Exhibit attached to Declaration of Erin Flaucher (Microsoft  
           Corporation)
- 23       f. **Exhibit A5:** Declaration of Brett Celedonia (Netflix, Inc.)
- 24       g. **Exhibit A5-a:** Exhibit attached to Declaration of Brett Celedonia (Netflix, Inc.)
- 25       h. **Exhibit A6:** Declaration of Katelyn Wolfgang (Nextdoor Holdings, Inc.)
- 26       i. **Exhibit A7:** Declaration of Julia Roberts (Pinterest, Inc.)

28

- j. **Exhibit A8:** Declaration of Kyu Sung Lee (Samsung Electronics Co., Ltd.)
- k. **Exhibit A8-a:** Exhibit A attached to Declaration of Kyu Sung Lee (Samsung Electronics Co., Ltd.)
- l. **Exhibit A8-b:** Exhibit B attached to Declaration of Kyu Sung Lee (Samsung Electronics Co., Ltd.)
- m. **Exhibit A9:** Declaration of Matthew Sgro (Similarweb Ltd.)
- n. **Exhibit A10:** Declaration of John I. Karin (Snap Inc.)
- o. **Exhibit A10-a:** Exhibit 1 attached to Declaration of John I. Karin (Snap Inc.)
- p. **Exhibit A10-b:** Exhibit 2 attached to Declaration of John I. Karin (Snap Inc.)
- q. **Exhibit A11:** Declaration of Warren Solow (TikTok Inc.)
- r. **Exhibit A11-a:** Exhibit attached to Declaration of Warren Solow (TikTok Inc.)
- s. **Exhibit A12:** Declaration of Adam Mehes (X Corp.), dated November 3, 2023
- t. **Exhibit A13:** Declaration of Adam Mehes (X Corp.), dated November 16, 2023

14       5.     Additionally, true and correct copies of the documents subject to sealing requests  
15 in the Sealing Motion are attached as exhibits to this declaration as set out below. These exhibits  
16 reflect the sealing positions of Meta (yellow highlighting), the plaintiffs (blue highlighting), and  
17 non-parties (green highlighting).

Exhibit	Document	Docket Number(s)
Exhibit B	Advertiser Class Rebuttal Report of Catherine Tucker	642-6 (Ex. 79), 659-5 (Ex. 3), 671-11 (Ex. 10), 675-4 (Ex. 3)
Exhibit C	User Class Rebuttal Report of Catherine Tucker	645-19, 663-4 (Ex. 5), 669-6 (Ex. 5)
Exhibit D	Expert Report of Yael Hochberg, PhD Errata	657-3 (Ex. 1), 677-2 (Ex. 1)

1	Exhibit	Document	Docket Number(s)
2	Exhibit E	Reply Expert Report of Scott Fasser	642-8 (Ex. B), 646-4 (Ex. 2), 647-4 (Ex. 2), 667-3 (Ex. 2)
3	Exhibit F	Expert Report of Michael A. Williams, Ph.D.	642-10 (Ex. A), 646-8 (Ex. 6), 647-8 (Ex. 6), 657-5 (Ex. 7), 659-3 (Ex. 1), 661-2 (Ex. 1), 671-5 (Ex. 4), 675-5 (Ex. 4), 677-4 (Ex. 3)
4	Exhibit G	Reply Report of Michael A. Williams, Ph.D.	642-10 (Ex. B), 657-7 (Ex. 9), 659-7 (Ex. 5), 661-3 (Ex. 2), 671-7 (Ex. 6), 675-10 (Ex. 9)
5	Exhibit H	Expert Report of Joshua S. Gans	642-14 (Ex. A), 646-4 (Ex. 4), 647-6 (Ex. 4), 659-4 (Ex. 2), 661-8 (Ex. 7), 665-2 (Ex. 1), 671-8 (Ex. 7), 675-8 (Ex. 7)
6	Exhibit I	Declaration of Dr. Nicholas Economides in Support of Consumer Plaintiffs' Motion for Class Certification Errata	645-5, 651-4 (Ex. 1), 652-3 (Ex. 1), 663-2 (Ex. 1), 669-7 (Ex. 6)
7	Exhibit J	Reply Declaration of Professor Nicholas Economides in Support of Consumer Plaintiffs' Motion for Class Certification	645-6, 651-5 (Ex. 2), 652-4 (Ex. 2), 663-5 (Ex. 4), 669-14 (Ex. 13)
8	Exhibit K	Reply Declaration of Sarah Lamdan in Support of Consumer Plaintiffs' Motion for Class Certification	645-11

Exhibit	Document	Docket Number(s)
Exhibit L	Transcript of Deposition of Nicholas Economides	Filed in full at Dkt. No. 673-410 (Ex. 14), and excerpts thereof filed at Dkt. Nos. 651-6 (Ex. 3) and 652-5 (Ex. 3)
Exhibit M	Transcript of User Plaintiffs' Deposition of Catherine Tucker	Filed in full at Dkt. No. 645-15 (Ex. 75), and excerpts thereof filed at Dkt. No. 673-9 (Ex. 13)
Exhibit N1	Advertiser Plaintiffs' Notice of Motion, Motion for Class Certification, and Memorandum in Support	642-1
Exhibit N2	Advertiser Plaintiffs' Notice of Motion, Motion for Class Certification, and Memorandum in Support, Exhibit 1, PX-2256 Zuckerberg Deposition (Volume 1 Exhibits)	642-3
Exhibit N3	Advertiser Plaintiffs' Notice of Motion, Motion for Class Certification, and Memorandum in Support, Exhibit 2, PX-0414 Olivan Deposition (Volume 1 Exhibits),	642-3
Exhibit N4	Advertiser Plaintiffs' Notice of Motion, Motion for Class Certification, and Memorandum in Support, Exhibit 4, PX-2862 Priell Deposition (Volume 1 Exhibits)	642-3
Exhibit N5	Advertiser Plaintiffs' Notice of Motion, Motion for Class Certification, and Memorandum in Support, Exhibit 6, PX-0020 Patel Deposition (Volume 1 Exhibits)	642-3
Exhibit N6	Advertiser Plaintiffs' Notice of Motion, Motion for Class Certification, and Memorandum in Support, Exhibit 8, PX-0557 Schultz Deposition (Volume 1 Exhibits)	642-3
Exhibit N7	Advertiser Plaintiffs' Notice of Motion, Motion for Class Certification, and Memorandum in Support, Exhibit 14, PX-1317 Chang Deposition (Volume 1 Exhibits)	642-3

1 Exhibit	2 Document	3 Docket Number(s)
2 Exhibit N8	3 Advertiser Plaintiffs' Notice of Motion, Motion for 4 Class Certification, and Memorandum in Support, Exhibit 16, PX-1322 Chang Deposition (Volume 1 Exhibits)	642-3
5 Exhibit N9	6 Advertiser Plaintiffs' Notice of Motion, Motion for 7 Class Certification, and Memorandum in Support, Exhibit 19 (Volume 1 Exhibits)	642-3
7 Exhibit N10	8 Advertiser Plaintiffs' Notice of Motion, Motion for 9 Class Certification, and Memorandum in Support, Exhibit 20 (Volume 1 Exhibits)	642-3
9 Exhibit N11	10 Advertiser Plaintiffs' Notice of Motion, Motion for 11 Class Certification, and Memorandum in Support, Exhibit 21 (Volume 2 Exhibits)	642-4
11 Exhibit N12	12 Advertiser Plaintiffs' Notice of Motion, Motion for 13 Class Certification, and Memorandum in Support, Exhibit 23 (Volume 2 Exhibits)	642-4
13 Exhibit N13	14 Advertiser Plaintiffs' Notice of Motion, Motion for 15 Class Certification, and Memorandum in Support, Exhibit 25 (Volume 2 Exhibits)	642-4
15 Exhibit N14	16 Advertiser Plaintiffs' Notice of Motion, Motion for 17 Class Certification, and Memorandum in Support, Exhibit 35 (Volume 2 Exhibits)	642-4
17 Exhibit N15	18 Advertiser Plaintiffs' Notice of Motion, Motion for 19 Class Certification, and Memorandum in Support, Exhibit 36 (Volume 2 Exhibits)	642-4
19 Exhibit N16	20 Advertiser Plaintiffs' Notice of Motion, Motion for 21 Class Certification, and Memorandum in Support, Exhibit 38, PX-1926 Sandberg Deposition (Volume 2 Exhibits)	642-4
21 Exhibit N17	22 Advertiser Plaintiffs' Notice of Motion, Motion for 23 Class Certification, and Memorandum in Support, Exhibit 39, PX-0610 Hastings Deposition (Volume 2 Exhibits)	642-4
24 Exhibit N18	25 Advertiser Plaintiffs' Notice of Motion, Motion for 26 Class Certification, and Memorandum in Support, Exhibit 42 (Volume 3 Exhibits)	642-5
26 Exhibit N19	27 Advertiser Plaintiffs' Notice of Motion, Motion for 28 Class Certification, and Memorandum in Support, Exhibit 43 (Volume 3 Exhibits)	642-5

1 Exhibit	2 Document	3 Docket Number(s)
2 Exhibit N20	3 Advertiser Plaintiffs' Notice of Motion, Motion for 4 Class Certification, and Memorandum in Support, Exhibit 44, PX-1704 Crum Deposition (Volume 3 Exhibits)	642-5
5 Exhibit N21	6 Advertiser Plaintiffs' Notice of Motion, Motion for 7 Class Certification, and Memorandum in Support, Exhibit 47, PX-1709 Crum Deposition (Volume 3 Exhibits)	642-5
7 Exhibit N22	8 Advertiser Plaintiffs' Notice of Motion, Motion for 9 Class Certification, and Memorandum in Support, Exhibit 48, excerpts from Deposition of Stephanie Wang, dated March 28, 2023 (Volume 3 Exhibits)	642-5
10 Exhibit N23	11 Advertiser Plaintiffs' Notice of Motion, Motion for 12 Class Certification, and Memorandum in Support, Exhibit 49, excerpts from Deposition of Henry Crum, dated May 25, 2023 (Volume 3 Exhibits)	642-5
13 Exhibit N24	14 Advertiser Plaintiffs' Notice of Motion, Motion for 15 Class Certification, and Memorandum in Support, Exhibit 50, PX-1295 Jakubowski Deposition (Volume 3 Exhibits)	642-5
15 Exhibit N25	16 Advertiser Plaintiffs' Notice of Motion, Motion for 17 Class Certification, and Memorandum in Support, Exhibit 52, PX-1708 Crum Deposition (Volume 3 Exhibits)	642-5
18 Exhibit N26	19 Advertiser Plaintiffs' Notice of Motion, Motion for 20 Class Certification, and Memorandum in Support, Exhibit 54, PX-1712 Crum Deposition (Volume 3 Exhibits)	642-5
20 Exhibit N27	21 Advertiser Plaintiffs' Notice of Motion, Motion for 22 Class Certification, and Memorandum in Support, Exhibit 56, PX-1922 Sandberg Deposition (Volume 3 Exhibits)	642-5
23 Exhibit N28	24 Advertiser Plaintiffs' Notice of Motion, Motion for 25 Class Certification, and Memorandum in Support, Exhibit 57, PX-1921 Sandberg Deposition (Volume 3 Exhibits)	642-5
25 Exhibit N29	26 Advertiser Plaintiffs' Notice of Motion, Motion for 27 Class Certification, and Memorandum in Support, Exhibit 60, PX-1713 Crum Deposition (Volume 3 Exhibits)	642-5

1 Exhibit	2 Document	3 Docket Number(s)
2 Exhibit N30	3 Advertiser Plaintiffs' Notice of Motion, Motion for 4 Class Certification, and Memorandum in Support, Exhibit 61, PX-0463 Wang Deposition (Volume 4 Exhibits)	642-6
5 Exhibit N31	6 Advertiser Plaintiffs' Notice of Motion, Motion for 7 Class Certification, and Memorandum in Support, Exhibit 62, PX-0185 Rose Deposition (Volume 4 Exhibits)	642-6
7 Exhibit N32	8 Advertiser Plaintiffs' Notice of Motion, Motion for 9 Class Certification, and Memorandum in Support, Exhibit 63, excerpts of Deposition of John David 10 Jakubowski, dated April 21, 2023 (Volume 4 Exhibits)	642-6
11 Exhibit N33	12 Advertiser Plaintiffs' Notice of Motion, Motion for 13 Class Certification, and Memorandum in Support, Exhibit 64, PX-0464 Wang Deposition (Volume 4 Exhibits)	642-6
13 Exhibit N34	14 Advertiser Plaintiffs' Notice of Motion, Motion for 15 Class Certification, and Memorandum in Support, Exhibit 67 (Volume 4 Exhibits)	642-6
15 Exhibit N35	16 Advertiser Plaintiffs' Notice of Motion, Motion for 17 Class Certification, and Memorandum in Support, Exhibit 68 (Volume 4 Exhibits)	642-6
17 Exhibit N36	18 Advertiser Plaintiffs' Notice of Motion, Motion for 19 Class Certification, and Memorandum in Support, Exhibit 69, PX-0119 Parikh Deposition (Volume 4 Exhibits)	642-6
20 Exhibit N37	21 Advertiser Plaintiffs' Notice of Motion, Motion for 22 Class Certification, and Memorandum in Support, Exhibit 70, excerpts from Deposition of Jay Parikh, dated March 9, 2023 (Volume 4 Exhibits)	642-6
22 Exhibit N38	23 Advertiser Plaintiffs' Notice of Motion, Motion for 24 Class Certification, and Memorandum in Support, Exhibit 72, excerpts from Deposition of Rob Goldman, dated June 13, 2023 (Volume 4 Exhibits)	642-6
25 Exhibit N39	26 Advertiser Plaintiffs' Notice of Motion, Motion for 27 Class Certification, and Memorandum in Support, Exhibit 74, excerpts from Deposition of Jonathan Eide, dated May 9, 2023 (Volume 4 Exhibits)	642-6

1	Exhibit	Document	Docket Number(s)
2	Exhibit N40	Advertiser Plaintiffs' Notice of Motion, Motion for Class Certification, and Memorandum in Support, Exhibit 41 (Volume 3 Exhibits)	642-6
3	Exhibit O1	Consumer Plaintiffs' Notice of Motion and Motion for Class Certification and Appointment of Class Counsel	645-1
4	Exhibit O2	Consumer Plaintiffs' Notice of Motion and Motion for Class Certification and Appointment of Class Counsel, Exhibit 17, Summary Chart of Illustrative Examples of Facebook's Deceptive Statements and Omissions	645-13
5	Exhibit O3	Consumer Plaintiffs' Notice of Motion and Motion for Class Certification and Appointment of Class Counsel, Exhibit 25	645-13
6	Exhibit O4	Consumer Plaintiffs' Notice of Motion and Motion for Class Certification and Appointment of Class Counsel, Exhibit 31	645-13
7	Exhibit O5	Consumer Plaintiffs' Notice of Motion and Motion for Class Certification and Appointment of Class Counsel, Exhibit 35	645-13
8	Exhibit O6	Consumer Plaintiffs' Notice of Motion and Motion for Class Certification and Appointment of Class Counsel, Exhibit 36	645-13
9	Exhibit O7	Consumer Plaintiffs' Notice of Motion and Motion for Class Certification and Appointment of Class Counsel, Exhibit 37	645-13
10	Exhibit O8	Consumer Plaintiffs' Notice of Motion and Motion for Class Certification and Appointment of Class Counsel, Exhibit 38	645-14
11	Exhibit O9	Consumer Plaintiffs' Notice of Motion and Motion for Class Certification and Appointment of Class Counsel, Exhibit 39, Excerpts from PALM-012846445	645-14
12	Exhibit O10	Consumer Plaintiffs' Notice of Motion and Motion for Class Certification and Appointment of Class Counsel, Exhibit 41, Excerpts from PALM-Excerpts from PALM-012991911	645-14

1	Exhibit	Document	Docket Number(s)
2	Exhibit O11	Consumer Plaintiffs' Notice of Motion and Motion for Class Certification and Appointment of Class Counsel, Exhibit 42, Excerpts from PALM-013003886	645-14
3	Exhibit O12	Consumer Plaintiffs' Notice of Motion and Motion for Class Certification and Appointment of Class Counsel, Exhibit 48	645-14
4	Exhibit O13	Consumer Plaintiffs' Notice of Motion and Motion for Class Certification and Appointment of Class Counsel, Exhibit 54, Excerpts from PALM-017069195	645-15
5	Exhibit O14	Consumer Plaintiffs' Notice of Motion and Motion for Class Certification and Appointment of Class Counsel, Exhibit 62, excerpts of Chen Deposition Transcript,	645-15
6	Exhibit P1	Administrative Motion to File Under Seal Portions of Meta's Motion to Exclude Testimony of Scott Fasser and Joshua Gans, Exhibit 3, excerpt of Fasser Deposition Transcript	646-5
7	Exhibit P2	Administrative Motion to File Under Seal Portions of Meta's Motion to Exclude Testimony of Scott Fasser and Joshua Gans, Exhibit 9, excerpts of Bosworth Deposition Transcript	646-11
8	Exhibit P3	Administrative Motion to File Under Seal Portions of Meta's Motion to Exclude Testimony of Scott Fasser and Joshua Gans, Exhibit 10, excerpts of Goldman Deposition Transcript	646-12
9	Exhibit P4	Administrative Motion to File Under Seal Portions of Meta's Motion to Exclude Testimony of Scott Fasser and Joshua Gans, Exhibit 11, excerpts of Baser Deposition Transcript	646-13
10	Exhibit Q1	Administrative Motion to File Under Seal Certain Exhibits to the Supplemental Declaration of David Z. Gringer in Support of Meta's Motion to Exclude the Testimony of Nicholas Economides, Exhibit 8	655-3
11	Exhibit Q2	Administrative Motion to File Under Seal Certain Exhibits to the Supplemental Declaration of David Z. Gringer in Support of Meta's Motion to Exclude the Testimony of Nicholas Economides, Exhibit 9	655-4

1 Exhibit	2 Document	3 Docket Number(s)
2 Exhibit Q3	3 Administrative Motion to File Under Seal Certain 4 Exhibits to the Supplemental Declaration of David Z. Gringer in Support of Meta's Motion to Exclude the Testimony of Nicholas Economides, Exhibit 11	655-6
5 Exhibit R1	6 Advertiser Plaintiffs' Opposition to Motion to Exclude Testimony of Scott Fasser	667-1
6 Exhibit R2	7 Advertiser Plaintiffs' Opposition to Motion to Exclude Testimony of Scott Fasser, Exhibit 3	667-4
8 Exhibit R3	9 Advertiser Plaintiffs' Opposition to Motion to Exclude Testimony of Scott Fasser, Exhibit 5	667-6
10 Exhibit R4	11 Advertiser Plaintiffs' Opposition to Motion to Exclude Testimony of Scott Fasser, Exhibit 6	667-7
11 Exhibit R5	12 Advertiser Plaintiffs' Opposition to Motion to Exclude Testimony of Scott Fasser, Exhibit 7	667-8
12 Exhibit R6	13 Advertiser Plaintiffs' Opposition to Motion to Exclude Testimony of Scott Fasser, Exhibit 8	667-0
13 Exhibit S1	14 Meta Platforms, Inc.'s Opposition to Users' Motion for Class Certification	669-1
15 Exhibit S2	16 Meta Platforms, Inc.'s Opposition to Users' Motion for Class Certification, Exhibit 12	669-13
16 Exhibit S3	17 Meta Platforms, Inc.'s Opposition to Users' Motion for Class Certification, Exhibit 3	669-4
18 Exhibit T1	19 Defendant Meta Platforms, Inc.'s Opposition to Advertiser Plaintiffs' Motion for Class Certification	671-1
20 Exhibit T2	21 Defendant Meta Platforms, Inc.'s Opposition to Advertiser Plaintiffs' Motion for Class Certification, Exhibit 1, excerpts of Fasser Deposition Transcript	671-2
22 Exhibit T3	23 Defendant Meta Platforms, Inc.'s Opposition to Advertiser Plaintiffs' Motion for Class Certification, Exhibit 2	671-3
24 Exhibit T4	25 Defendant Meta Platforms, Inc.'s Opposition to Advertiser Plaintiffs' Motion for Class Certification, Exhibit 9	671-10
26 Exhibit U1	27 Consumer Plaintiffs' Opposition to Facebook's Motion to Exclude Testimony of Nicholas Economides	673-1

1 Exhibit	2 Document	3 Docket Number(s)
2 Exhibit U2	3 Consumer Plaintiffs' Opposition to Facebook's Motion to Exclude Testimony of Nicholas Economides, Exhibit 8, PX-0046 Fernandes Deposition	4 673-4
5 Exhibit U3	6 Consumer Plaintiffs' Opposition to Facebook's Motion to Exclude Testimony of Nicholas Economides, Exhibit 9, PX-1097 Levy Deposition	7 673-5
7 Exhibit U4	8 Consumer Plaintiffs' Opposition to Facebook's Motion to Exclude Testimony of Nicholas Economides, Exhibit 10, PX-2423 Egan Deposition	9 673-6
9 Exhibit U5	10 Consumer Plaintiffs' Opposition to Facebook's Motion to Exclude Testimony of Nicholas Economides, Exhibit 11, PX-2214 Naveh Deposition	11 673-7
12 Exhibit U6	13 Consumer Plaintiffs' Opposition to Facebook's Motion to Exclude Testimony of Nicholas Economides, Exhibit 12, Excerpts from PX-2254 Zuckerberg Deposition PALM-013818575	14 673-8
15 Exhibit V	16 Meta Platforms, Inc.'s Opposition to Advertiser Plaintiffs' Motion to Exclude the Expert Report and Testimony of Dr. Catherine Tucker, Exhibit 10, Excerpts of Schultz Deposition Transcript	17 675-11
17 Exhibit V2	18 Meta's Opposition to Advertiser Plaintiffs' Motion to Exclude Tucker	19 675-1
18 Exhibit W1	19 Advertiser Plaintiffs' Opposition to Motion to Exclude Testimony of Dr. Michael Williams and Kevin Kreitzman, Exhibit 12	20 679-5
20 Exhibit W2	21 Advertiser Plaintiffs' Opposition to Motion to Exclude Testimony of Dr. Michael Williams and Kevin Kreitzman, Exhibit 13	22 679-6
22 Exhibit X	23 Meta Platforms, Inc.'s Reply in Support of Motion to Exclude Testimony of Scott Fasser and Joshua Gans, Exhibit 16 Excerpts from the Gans Deposition Transcript	24 683-4
25 Exhibit X2	26 Meta Platforms, Inc.'s Reply in Support of Motion to Exclude Testimony of Scott Fasser and Joshua Gans, Exhibit 17	27 683-5
27 Exhibit Y1	28 Advertiser Plaintiffs' Reply in Support of their Motion for Class Certification, Exhibit 6, Excerpts from the 30(b)(1) Deposition of Alex Schultz	28 688-5

1	Exhibit	Document	Docket Number(s)
2	Exhibit Y2	Advertiser Plaintiffs' Reply in Support of their Motion for Class Certification, Exhibit 8, PALM-003309653	688-7
3	Exhibit Y3	Advertiser Plaintiffs' Reply in Support of their Motion for Class Certification, Exhibit 9, PALM-005037545	688-8
4	Exhibit Y4	Advertiser Plaintiffs' Reply in Support of their Motion for Class Certification, Exhibit 10, PALM-013912488	688-9
5	Exhibit Y5	Advertiser Plaintiffs' Reply in Support of their Motion for Class Certification, Exhibit 11, PALM-000777305	688-10
6	Exhibit Z	Meta Platforms, Inc.'s Reply Memorandum in Support of Motion to Exclude Testimony of Nicholas Economides	694-1
7	Exhibit AA1	Advertiser Plaintiffs' [Corrected] Reply in Support of their Motion for Class Certification, Exhibit 6, Excerpts from the 30(b)(1) Deposition of Alex Schultz	699-5
8	Exhibit AA2	Advertiser Plaintiffs' [Corrected] Reply in Support of their Motion for Class Certification, Exhibit 8, PALM-003309653	699-7
9	Exhibit AA3	Advertiser Plaintiffs' [Corrected] Reply in Support of their Motion for Class Certification, Exhibit 9, PALM-005037545	699-8
10	Exhibit AA4	Advertiser Plaintiffs' [Corrected] Reply in Support of their Motion for Class Certification, Exhibit 10, PALM-013912488	699-9
11	Exhibit AA5	Advertiser Plaintiffs' [Corrected] Reply in Support of their Motion for Class Certification, Exhibit 11, PALM-000777305	699-10
12	Exhibit BB1	Consumer Plaintiffs' Reply In Further Support of Motion for Class Certification and Appointment of Class Counsel, Exhibit 7, Deposition Transcript of Maximilian Klein dated May 31, 2023	696-10
13	Exhibit BB2	Consumer Plaintiffs' Reply In Further Support of Motion for Class Certification and Appointment of Class Counsel, Exhibit 8, Deposition Transcript of Sarah Grabert dated April 24, 2023	696-11

1 Exhibit	2 Document	3 Docket 4 Number(s)
2 Exhibit BB3	3 Consumer Plaintiffs' Reply In Further Support of 4 Motion for Class Certification and Appointment of Class Counsel, Exhibit 9, Deposition Transcript of Rachel Banks Kupcho dated May 22, 2023	696-12
5 Exhibit CC1 <sup>1</sup>	6 Advertiser Plaintiffs' Motion to Exclude Dr. 7 Catherine Tucker	659-1
6 Exhibit CC2	7 Advertiser Plaintiffs' Motion to Exclude Dr. Catherine Tucker, Exhibit 7, Excerpts of Schultz Deposition Transcript	659-9

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<sup>1</sup> For Exhibit CC1, Meta's sealing position is indicated in red highlighting. The yellow highlighting may be disregarded.

1 I declare that the foregoing is true and correct under penalty of perjury.

2 Executed on this 21st day of November, 2023, in New York, New York.

3 By: */s/ Paul Vanderslice*

4 Paul Vanderslice

5

6 **SIGNATURE ATTESTATION**

7 This document is being filed through the Electronic Case Filing (ECF) system by attorney  
8 Sonal N. Mehta. By her signature, Ms. Mehta attests that she has obtained concurrence in the filing  
9 of this document from the signatory.

10 By: */s/ Sonal N. Mehta*

11 Sonal N. Mehta

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